## Message

From: d'Almeida, Carolyn K. [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=9EC4401AFA1846DD93D52A0DDA973581-CDALMEID]

**Sent**: 9/5/2017 7:47:31 PM

To: Henning, Loren [Henning.Loren@epa.gov]; Fairbanks, Brianna [fairbanks.brianna@epa.gov]; Davis, Eva

[Davis.Eva@epa.gov]; Wayne Miller [Miller.Wayne@azdeq.gov]

Subject: FW: TechLaw Deliverable - Williams AFB - Addendum #2 RD/RAWP - ST012

Attachments: WIL104-066\_Addendum #2 RD.RAWP - ST012.docx

I just received the attached comments from Techlaw. We would be ok with proceeding with EBR if the deficiencies could be corrected. Our objection is being forced to accept a sub par workplan because the contractor refuses to address the comments.

Carolyn d'Almeida Remedial Project Manager Federal Facilities Branch (SFD 8-1) US EPA Region 9 (415) 972-3150

"Because a waste is a terrible thing to mind..."

From: Goers, Nicole [mailto:Nicole.Goers@TechLawInc.com]

Sent: Tuesday, September 5, 2017 11:42 AM

To: d'Almeida, Carolyn K. <dAlmeida.Carolyn@epa.gov>

Cc: Balkissoon, Indira <Indira.Balkissoon@TechLawInc.com>; Sand, Alison <Alison.Sand@TechlawInc.com>

Subject: TechLaw Deliverable - Williams AFB - Addendum #2 RD/RAWP - ST012

Ms. d'Almeida,

Attached please find TechLaw's review of the Revised Draft Final Addendum #2, Remedial Design and Remedial Action Work Plan for Operable Unit 2, Revised Groundwater Remedy, Site ST012, Former Williams Air Force Base Mesa, Arizona, August 2017 (Addendum #2).

As always, we appreciate this opportunity to assist EPA Region 9 and look forward to providing continued support. If you have any questions or comments, please feel free to contact me at (312) 345-8926.

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